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9 *Attorneys for Brandon Wey
10 and Reflex Media, Inc.*

11 IN THE UNITED STATES DISTRICT COURT

12 DISTRICT OF NEVADA

13 JUSTYN HORNOR, individually, 14 Plaintiffs, 15 v. 16 BRANDON WEY aka BRANDON WADE, individually; REFLEX MEDIA, INC., a Nevada corporation; and ROE ENTITIES I–V, inclusive, 17 Defendants.	18 Case No. 2:22-cv-01840-RFB-DJA 19 STIPULATION AND ORDER TO EXTEND CASE DEADLINES 20 (First Request)
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21 Pursuant to Civil L.R. 6-1, the parties hereby jointly ask the Court for a 90-day extension
22 of the remaining case deadlines. This is the first extension requested and is not sought for purposes
23 of delay. The parties have been diligent in their discovery efforts to date by exchanging and
24 responding to written discovery and have conducted five depositions to date, with two more
25 depositions scheduled to occur on or before June 9, 2023. The requested extension is needed
26 primarily for two reasons: (1) both Plaintiff Justyn Hornor and Defendant Brandon Wey are
27 scheduled to be away from Nevada for several weeks, which does not leave enough time to hold
28 their depositions before the upcoming initial expert disclosure deadline, and (2) Mr. Hornor is still
undergoing treatment for his alleged injuries.

If granted, the requested extension would amend the following deadlines as indicated in the following chart:

DEADLINE	NEW DATE
Discovery cutoff	December 7, 2023
Last day to amend pleadings or add parties	September 11, 2023
Initial expert disclosures	October 8, 2023
Rebuttal expert disclosures	November 7, 2023
Dispositive motions	January 7, 2024
Joint pretrial order	February 6, 2023, or 30 days after the Court's decision on dispositive motions

For the foregoing reasons, parties respectfully submit that good cause exists to grant the requested extension and asks this Court to amend the deadlines as set forth above.

DATED: May 24, 2023

SF FIRM, LLP

/s/ Mark L. Smith
Mark L. Smith
Attorneys for Defendants

DATED: May 24, 2023

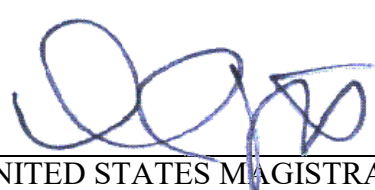
LAGOMARSINO LAW

/s/ Taylor N. Jorgensen
Taylor N. Jorgensen
Attorneys for Plaintiff

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IT IS SO ORDERED:

DATED: _____ May 25, 2023



UNITED STATES MAGISTRATE JUDGE

1 **CERTIFICATE OF SERVICE**

2 I hereby certify that on May 24, 2023, the foregoing **STIPULATION AND ORDER TO**
3 **EXTEND CASE DEADLINES AND ORDER** was served on the person(s) named below via the
4 Court's electronic filing system:

5 Andre M. Lagomarsino, Esq.
6 LAGOMARSINO LAW
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8 _____
9 /s/ Pia Martinez

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